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8	CITY OF SAN JOSÉ and BLACK ALLIANCE FOR JUST IMMIGRATION	
9	[Additional Counsel Listed on Signature Page]	
10	IN THE UNITED STATES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
12		
13 14 15 16 17 18 19 20	CITY OF SAN JOSE, a municipal corporation; and BLACK ALLIANCE FOR JUST IMMIGRATION, a California Non-Profit Corporation, Plaintiffs, v. WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S. Department of Commerce; et al., Defendants.	JOINT STIPULATION AND [PROPOSED] ORDER TO ADMIT EVIDENCE IN LIEU OF TESTIMONY FOR DR. LISA HANDLEY AND DR. HERMANN HABERMANN Dept: 3 Judge: The Honorable Richard G. Seeborg Trial Date: January 7, 2019 Complaint Filed: April 17, 2018
21 22 23 24 25 26 27	STATE OF CALIFORNIA by and through Attorney General Xavier Becerra; et al., Plaintiffs, v. WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S. Department of Commerce; et al., Defendants.	Case No. 3:18-cv-01865
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JOINT STIPULATION REGARDING THE TRIAL TESTIMONY OF DR. LISA HANDLEY AND DR. HERMANN HABERMANN

To promote efficiency and preserve judicial resources, Plaintiffs and Plaintiff-in-Intervention, (collectively, "Plaintiffs") and Defendants (collectively, "Parties") in the cases of San Jose et al. v. Ross et al., 18-cv-2279, and California et al. v. Ross et al., 18-cv-1865 have reached an agreement regarding the admission of evidence in lieu of trial testimony for certain expert witnesses who testified in State of New York, et al. v. United States Department of Commerce, et al., case no. 1:18-cv-02921 ("New York matter"). The Parties hereby stipulate as follows:

- Defendants' position is that, because the Administrative Procedure Act (APA) provides the waiver of sovereign immunity and the basis for review of Plaintiffs' claims, including their constitutional claim, this Court should confine its merits review to the administrative record. The testimony of Drs. Lisa Handley and Hermann Habermann go directly to the merits of Plaintiffs' claims and, as Defendants will state in an upcoming motion in limine, should therefore be excluded. Should this Court deny Defendants' motion in limine and include extra-record evidence in its review on the merits, Defendants stipulate to the procedure set forth below.
- Should any of the Plaintiffs move to admit the testimony of Dr. Hermann Habermann, the complete trial testimony of Dr. Habermann set forth in pages 453:17-471:13 of the transcript of trial proceedings on November 6, 2018 in the New York matter, including Dr. Habermann's trial affidavit filed in the New York matter as Doc. 498-11, may be moved into evidence during trial in the above-captioned case(s).
- Should any of the Plaintiffs move to admit the testimony of Dr. Lisa Handley, the complete trial testimony of Dr. Handley set forth in pages 786:10-856:15 of the transcript of trial proceedings on November 13, 2018 in the New York matter may be moved into evidence during trial in the above-captioned case(s).

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1	4. The following demonstratives used during the witnesses' direct examination in the
2	New York matter may be considered by the Court for the limited purpose of assisting the Court in
3	understanding Dr. Handley's trial testimony: PDX 31, PDX 32, PDX 33, PDX 34, PDX 35, PDX
4	36, PDX 37, PDX 38, PDX 39, PDX 40, PX 32, PX 332, PX 504, and PX 535.
5	5. Plaintiffs reserve the right to also seek to admit into evidence PX 331, PX 332, PX
6	504, and PX 535 for other purposes at trial. Defendants reserve the right to object to their
7	admission for other purposes at that time.
8	IT IS SO STIPULATED.
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1	Dated: December 17, 2018	MANATT, PHELPS & PHILLIPS, LLP
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1 2	Dated: December 17, 2018	XAVIER BECERRA Attorney General of California MARK R. BECKINGTON
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7		/s/ Gabrielle D. Boutin Gabrielle D. Boutin
8		Deputy Attorney General Attorneys for Plaintiff State of California, by and through
9		Attorney General Xavier Becerra
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11	Dated: December 17, 2018	DANNIS WOLIVER KELLEY SUE ANN SALMON EVANS
12		KEITH A. YEOMANS
13		/s/ Keith A. Yeomans
14		KEITH A. YEOMANS Attorneys for Plaintiff-Intervenor
15		Los Angeles Unified School District
16	Dated: December 17, 2018	JOSEPH H. HUNT
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FILER'S ATTESTATION Pursuant to Civil Local Rule 5-1(i)(3), regarding signatures, Gabrielle D. Boutin hereby attests that concurrence in the filing of this document has been obtained from all the signatories above. Dated: December 17, 2018 s/ Gabrielle D. Boutin Gabrielle D. Boutin

1 [PROPOSED] ORDER Based on the parties' Stipulation to Admit Evidence in Lieu of Testimony for Dr. Lisa 2 3 Handley and Dr. Hermann Habermann, and good cause appearing, this Court finds the complete trial testimony of Dr. Lisa Handley and Dr. Hermann Habermann, including Dr. Habermann's 4 5 trial affidavit, in State of New York, et al. v. United States Department of Commerce, et al., case 6 no. 1:18-cv-02921 (the "New York matter"), may be moved into evidence during trial in the 7 above-captioned case(s) should any of the Plaintiffs move to admit such testimony and if the 8 Court rejects Defendants' motion in limine for exclusion of all extra-record evidence. 9 The Court may rely upon the following demonstratives used during trial in the New York matter for the limited purpose of assisting the Court in understanding Dr. Handley's trial 10 11 testimony: PDX 31, PDX 32, PDX 33, PDX 34, PDX 35, PDX 36, PDX 37, PDX 38, PDX 39, PDX 40, PX 32, PX 332, PX 504, and PX 535. Plaintiffs may also seek to admit into evidence 12 PX 331, PX 332, PX 504, and PX 535 for other purposes at trial and Defendants may object to 13 14 such admission at that time. 15 16 PURSUANT TO STIPULATION, IT IS SO ORDERED. 17 DATED: _ 18 HON. RICHARD SEEBORG United States District Court Judge 19 20 21 22 23 24 25 26 27 28

CERTIFICATE OF SERVICE

Case Name:	State of California, et al. v.	No.	3:18-cv-01865	
	Wilbur L. Ross, et al.			

I hereby certify that on <u>December 18, 2018</u>, I electronically filed the following documents with the Clerk of the Court by using the CM/ECF system:

JOINT STIPULATION AND [PROPOSED] ORDER TO ADMIT EVIDENCE IN LIEU OF TESTIMONY FOR DR. LISA HANDLEY AND DR. HERMANN HABERMANN

I certify that **all** participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>December 18, 2018</u>, at Sacramento, California.

Eileen A. Ennis	/s/ Eileen A. Ennis
Declarant	Signature

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